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                Attorneys for Plaintiff/Counterdefendant
            7
                Sandy Hackett
            8
                                        UNITED STATES DISTRICT COURT
            9
                                               DISTRICT OF NEVADA
           10
                SANDY HACKETT, an individual,
           11
                                                                 Case No.: 2:09-cv-02075-RLH-LRL
                                    Plaintiff.
           12
                                                                 NOTICE TO STRIKE
                       VS.
           13
                                                                 PARAGRAPH 15 OF PLAINTIFF'S
                RICHARD FEENEY, an individual; ARTHUR
                                                                 COMPLAINT [DOCUMENT #1]
           14
                PETRIE, an individual; TRP
                ENTERTAINMENT, LLC, a Nevada limited
           15
                liability company, PLAYLV GAMING
                OPERATIONS, LLC d/b/a PLAZA HOTEL
           16
                AND CASINO, a Nevada limited liability
                corporation, BROADWAY BOOKING OFFICE
           17
                NYC, LTD, a New York corporation,
           18
                                    Defendants.
           19
                AND RELATED COUNTERCLAIMS.
           20
           21
           22
                       As allowed by the Honorable Judge Leavitt at the telephonic hearing held at 1:45 p.m.
           23
                on February 3, 2011, Plaintiff Sandy Hackett ("Plaintiff"), by and through his attorneys of
           24
                record, Weide & Miller, Ltd., hereby strikes the following from Plaintiff's Complaint
           25
                (Document #1):
           26
                ///
           27
                ///
           28
WEIDE & MILLER, LTD.
7251 W. LAKE MEAD BLVD..
                                                          1
                RRG-w-1992
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SUITE 530 LAS VEGAS, NEVADA 89128

1	1. Paragraph 15 of Plaintiff's Complaint is stricken in full.
2	2. The phrase "Causing a rift with his wife, callously preying on the emotional
3	distress resulting therefrom" on Page 1, line 28 - page 2, line 1 of Plaintiff's
4	Complaint is stricken.
5	
6	
7	DATED this 3 <sup>rd</sup> day of February, 2011.
8	WEIDE & MILLER, LTD.
9	Ryan Lile
10	Mark Borghese, Esq.
11	Ryan Gile, Esq. 7251 W. Lake Mead Blvd., Suite 530
12	Las Vegas, NV 89128 Attorneys for Sandy Hackett
13	
14	
15	IT IO OO ODDEDED
16	IT IS SO ORDERED.
17	
18	UNITED STATES MAGISTRATE JUDGE
19	DATED:
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RRG-w-1992

## **CERTIFICATE OF SERVICE**

I am a resident of and employed in Clark County, Nevada. I am over the age of 18 years and not a party to the within action. My business address is: 7251 West Lake Mead Blvd., Suite 530, Las Vegas, Nevada, 89128.

On <u>February 3, 2011</u>, I served this document on the parties listed on the attached service list via one or more of the methods of service described below as indicated next to the name of the served individual or entity by a checked box:

**PERSONAL SERVICE:** by personally hand-delivering or causing to be hand delivered by such designated individual whose particular duties include delivery of such on behalf of the firm, addressed to the individual(s) listed, signed by such individual or his/her representative accepting on his/her behalf. A receipt of copy signed and dated by such an individual confirming delivery of the document will be maintained with the document and is attached.

**E-MAIL** / **E-FILE:** Automatically through the court's electronic filing system or by transmitting a copy of the document to the electronic-mail address designated by the attorney or the party who has filed a written consent for such manner of service.

**FAX SERVICE:** by transmitting to a facsimile machine maintained by the attorney or the party who has filed a written consent for such manner of service.

**MAIL SERVICE:** by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, in the United States mail at Las Vegas, Nevada. I am readily familiar with the firm's practice of collection and processing correspondence by mailing. Under that practice, it would be deposited with the U.S. Postal Service on that same day with postage fully prepaid at Las Vegas, Nevada in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing an affidavit.

I declare that under penalty of perjury under the laws of the State of Nevada that the above is true and correct. I further declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.

/s/ Ryan Gile

An employee of WEIDE & MILLER, LTD.

## **SERVICE LIST**

ATTORNEYS OF RECORD	PARTIES REPRESENTED	METHOD OF SERVICE
Mark G. Tratos, Esq. F. Christopher Austin, Esq. Peter H. Ajemian, Esq. GREENBERG TRAURIG, LLP 3773 Howard Hughes Parkway Suite 400 North Las Vegas, NV 89169	Defendants/Counterclaimants	☐ Personal service ☑ Email / E-File ☐ Fax service ☐ Mail service